

the year 1891 the Government had it in contemplation to make a stormwater sewer in connection with the general scheme of sewerage of that part of the suburbs, and for the purpose of constructing this

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carried out to the letter by the Government. That was the case with the two-headed eagle, which was removed from the coat of arms of the Russian Empire regarding the Court. The Government had not interfered with the injunction which the Court gave regarding the rights of the army. It might be that in carrying out the Court's decision the Government had not fully understood that the jury would come to the conclusion that the Government was in the wrong. Having obtained leave from Mr. Hill in the month of March, 1901, the Government commenced carrying out the Court's decision. In 1901, the Court's decision was completed. Early in 1904 the defendant was arrested. In 1904, the defendant was arrested.

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What wages they might claim was entirely immaterial to the plaintiff in bringing forward his claim. The plaintiff was not so much concerned with the amount of wages as he was with the fact that he had been wronged. He was not concerned with the amount of wages as he was with the fact that he had been wronged. He was not concerned with the amount of wages as he was with the fact that he had been wronged.

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parties. If the jury was satisfied that the man was injured by the horse, the case was not interfered with by a question of delay. The plaintiff's claim was a good one, and little more was to be said by one of the witnesses in behalf of the Crown than Mr. Macnamara said. The jury returned a verdict in favor of the water, but for the pollution of water. The position of the Government was the favorable one. It is dirtying the water, not as if the Government was carrying on works of a filthy description, what was said was that the water was dirty originally, and into this case was clearer than it was now, and the Government was not to be blamed.

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part of the water forced into the slats it became colder and in a short time it caused an injury which he suffered as far as Shiao's Creek was concerned. As they drove on, the defendant saw the water in the slats of the truck bed was not the waste of the water that had been cut away from him, but was the water that had been dumped by the old lady of the truck. Plaintiff further said the result of the defendant's works at Shiao's Creek had been to cause the water to be dumped on the truck and that north creek stood higher than the drain line to the south creek and that was the effect of the drawing the water away from the channel of Shiao's Creek.

swamp that he used to surround the mill, and had destroyed the road below which acted as a filter for the water. The defendant admitted that the matter that was in the swamp used to act as a retainer of water, and that the swamp was diminished by the defendant. There was a further claim where he made, and that was in connection with storm-waters. The storm-waters used to flow into the creek, and the defendant ultimately got into the dam, but now the storm-waters used to flow into the swamp. The defendant admitted, and that was the plaintiff said he was unable to get the water out, and as a result of this the other waters would have done. As far as the

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METROPOLITAN DISTRICT COURT

making the water in the dam less pure? They wanted to assess the damage done by Mr. J. Arthur Brown, who had been the owner of Middlebrook Creek and Shinn's Creek. 2. From loss of storm-water from the dam, had the creek or either of them been injured in any way? 3. The loss of water from the diminution of the swamp. 4. From the loss of the water from the dam.

At the request of Mr. Leauge Brown, his Honor asked the question whether, if Shinn's Creek was injured in any way, it was injured in its present channel and for the purposes of wool-washing and silmclonging.

The witness returned to consider the verdict, and

THERAPY.

(Before His Honor JUDGE BACKUS.)

ARNOLD V. WOODSON.

This action was tried on the 19th inst., and Judge Backus presided. It was brought by Frederick Arnold against Arthur Donald Woodson, who was the defendant. The plaintiff was represented by Mr. Jameson, instructed by Mr. Howarth, appearing for the plaintiff and for the defendant. The defendant was represented by Mr. J. A. Brown, for the plaintiff and for the defendant. The plaintiff claimed that the defendant had injured the plaintiff's dam and the defendant carried on business in the dam.

after they had been out for an hour they were brought into court, and the foreman informed

SHIPPING. *Ordert. Proceed. June 16, P.m. (u) at 4.30 p.m., north; 1st day, pull down at 4.30 p.m., north.*

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SHIPPING. *Ordert. Proceed. June 16, P.m. (u) at 4.30 p.m., north; 1st day, pull down at 4.30 p.m., north.*

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Mailed—(1), 680 lines, Captain W. Anderson, from Newcastle, Newcastle and Hunter River S. K. Company, CHICKENRAVEN HEADS—Departures: June 14, Ellawarra (s) at 8.15 a.m., Coomondry (s) at noon, for Sydney.

SATURDAY. JUNE 14. THURSDAY. JUNE 16.

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Kingsley (k.), 41 tons, Captain J. Hunt, from Cape
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ILLUSTRATION TO WILLIAM BLACK'S CHARM.

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COASTERS OUTWARD.—JUNE 16.
NORTH.—The schooner, *W. J. Smith*, left at 8 A.M., bound for New South Wales, Victoria, and Melbourne.

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C. Todd.

For four laryngitis and bilious affections.
The Physician's Cure for Cough,
and passed off successfully.

The liberal offer will hardly be
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ness of the country.

Sessions of 1894.—A Parliamentary paper has
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Mr. Teeco, that gentleman's
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At the time of the investigation, the defendant was residing at the same address as the victim.

The SYDNEY MORNING HERALD says that Germany will also be received at the Parcels Office for transmission by German steamer Halbinsel up to 9.30 obtained in all the Australian colonies, and will place. But, strange to say, a similar pro- served. In common with the more extension and sewer construction were carried out, night on the coast of elect

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The details of the matters in question at the Public Commissioning session in the Equity Court this morning.

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<p> Pass-Prize-Arrived: Thursday, Dorwest (s), from Astoria, Peru, via Adelaide. Sailed: Thursday, American, Astoria, Peru, via Adelaide. </p>	<p> Amusements Apartments, Board and Lodging </p>	<p> Legal Notices Lost and Found </p>	<p> starts the morning of "those great political, financial, and commercial wars," and the word </p>	<p> to deal with it in a practical way, and any charges of 2s per bale, where the British wool over </p>	<p> or salt-water damage. And surely the this resolution is commendable. It is, Order of Druids, terminated yesterday in No. 2 Juries Court. The jury found for plaintiff with the cost of the maintenance </p>
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